IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

	§	
OASIS RESEARCH, LLC,	§	
	§	
Plaintiff,	§	
	§	
v.	§	Civil Action No. 4:10-cv-00435
	§	
AT&T CORP., ET AL.,	§	
	§	JURY TRIAL DEMANDED
Defendants.	8	

PARTIES' JOINT CLAIM CONSTRUCTION AND PREHEARING STATEMENT PURSUANT TO P.R. 4-3

Pursuant to P.R. 4-3 and the First Amended Scheduling/Docket Control Order, as amended, the parties hereby submit this Joint Claim Construction and Prehearing Statement.

I. JOINT CLAIM CONSTRUCTION AND PREHEARING STATEMENT

(a) The construction of those claim terms, phrases, or clauses on which the parties agree;

Term	Construction
"Internet" (e.g., '354 patent, claim 1; '228 patent, claim 3; '943 patent, claim 1; '051 patent, claim 9)	a worldwide network of computers connected together
"customer's access to the online service" ('228 patent, claim 1)	the date and time at which the customer signs on and signs off to the online service
"based on (i) the relationship established in step (a)" ('228 patent, claim 1; '943 patent, claim 1)	based on the type and amount of storage and access selected by the customer

(b) Each party's proposed construction of each disputed claim term, phrase, or

clause, together with an identification of all references from the specification or prosecution history that support that construction, and an identification of any extrinsic evidence known to the party on which it intends to rely either to support its proposed construction of the claim or to oppose any other party's proposed construction of the claim, including, but not limited to, as permitted by law, dictionary definitions, citations to learned treatises and prior art, and testimony of percipient and expert witnesses;

See Exhibit A for the parties' claim construction positions without supporting evidence.

See Exhibit B for Plaintiff's claim construction positions with intrinsic and extrinsic supporting evidence.

See Exhibit C for Defendants' claim construction positions with intrinsic and extrinsic supporting evidence.

(c) The anticipated length of time necessary for the Claim Construction Hearing;

Pursuant to the current Scheduling Order, claim construction is scheduled for January 17-18, 2012.

(d) Whether any party proposes to call one or more witnesses, including experts, at the Claim Construction Hearing, the identity of each such witness, and for each expert, a summary of each opinion to be offered in sufficient detail to permit a meaningful deposition of that expert;

None of the Parties currently expect to call any witnesses at the claim construction hearing.

(e) A list of any other issues which might appropriately be taken up at a prehearing conference prior to the Claim Construction Hearing, and proposed dates, if not previously set, for any such prehearing conference.

The Parties are not aware of any other issues at this time that might be appropriately addressed at a prehearing conference prior to the Claim Construction Hearing.

/s/ Tamir Packin

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CERTIFICATE OF SERVICE

I hereby certify that all counsel of record who have consented to electronic service are being served with a copy of the forgoing document via the Court's CM/ECF system per Local Rule CV-5(a)(3) on this 2nd day of November, 2011.

/s/ Tamir Packin